



IN THE

Supreme Court of the United States

WASHINGTON, D. C.

October Term, 1945.

NICHOLAS J. CURTIS,*Petitioner,*

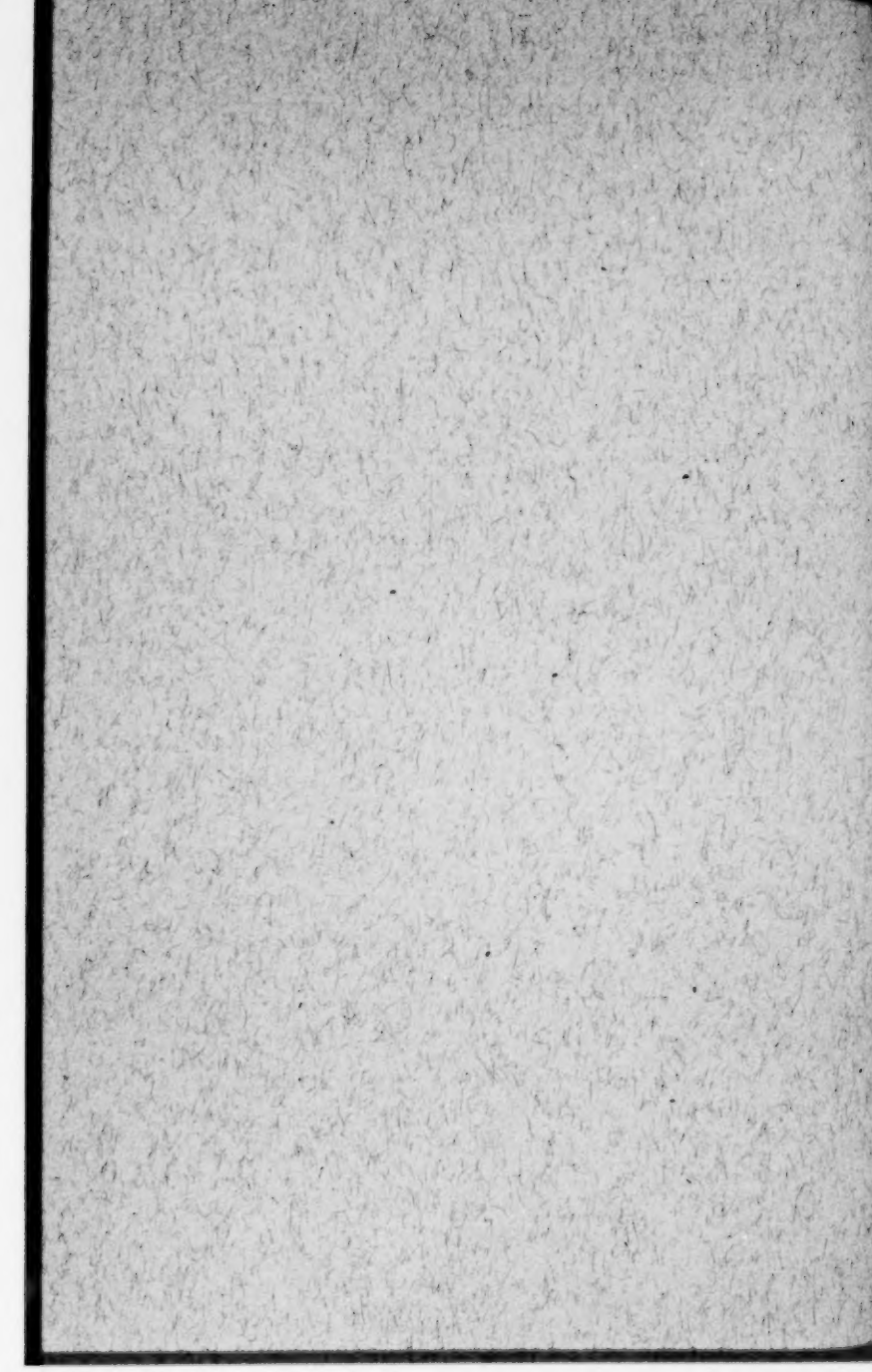
vs.

UTAH FUEL COMPANY, ET ALS.,*Respondents.*

ON PETITION FOR WRIT OF CERTIORARI TO THE UNITED STATES
CIRCUIT COURT OF APPEALS THIRD CIRCUIT.

**MOTION TO TOLERATE THE LENGTH OF THE
PETITION AND APPENDIX.**

NICHOLAS J. CURTIS, LL. B.,
Petitioner Appearing in Person,
No. 145 North Broad Street,
Trenton 8, New Jersey.**TO THE RESPONDENTS AND THEIR
ATTORNEYS OF RECORD.**



IN THE
SUPREME COURT OF THE UNITED STATES
WASHINGTON, D. C.

NICHOLAS J. CURTIS, <i>Petitioner,</i> vs. UTAH FUEL COMPANY, ET ALS., <i>Respondents.</i>	}	October Term, 1945. On Petition for Writ of Certiorari to the C. C. A. 3rd C.
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Motion to tolerate the length of the petition and Appendix.

NICHOLAS J. CURTIS, LL. B.,
Petitioner,
No. 145 N. Broad Street,
Trenton 8, New Jersey.

Now this day comes the petitioner, Nicholas J. Curtis, and moves the Honorable Supreme Court of the United States to tolerate the length of the Petition and Appendix thereto in this said proceeding for Writ of Certiorari.

The reasons for moving this honorable court to tolerate the length of the Petition and Appendix are the following:

1. The cause concerns the petitioner himself to whom a gross injustice has been and is done, and is threatened to be continued.

2. The Petition and Appendix present an infernal conspiracy which originated away back in the years 1909-10 and to this day continues just, and more so, as it was in those days when it was formed.

3. The authorities of the State of Utah are not and never were justified in persecuting and prosecuting the petitioner herein; nor they ever were justified in moving other persons to aid and assist them; and now, as well as during the life and existence of the conspiracy, they are unfair in their practice in participating and carrying on the conspiracy, because they have not and never have had any cause or reason to institute, or to move other innocent persons to institute, criminal proceedings against this petitioner, because he never did do any harm to any one in their State and always demeaned himself according to laws of their said State. They are unfair, because they have under their control the records of the criminal institution at Provo, Utah, and the Superintendent and his Assistants and all other persons who participated in the conspiracy and refuse to divulge the truth to the Courts; but to the contrary proceeded and do proceed upon the corruptive practices of the Utah Fuel Company and its lawyers.

4. The proceeding has to be long because the conspiracy has reached a climax beyond control and it is carried on by the largest communication System in the world, The American Telephone & Telegraph Company and Associated Companies.

5. Because the petitioner herein is far from being in need for a day's work to live on because through inheritance from his father and mother and acquisitions by purchase, "by right", he owns a modest part in a modest estate or estates from which many other persons are making their

living; and therefore he is far from being a dependent upon the will and malice of Judge Guy L. Fake of the District Court of the United States for the District of New Jersey for his life, liberty and property and the pursuance of his happiness; but the American Telephone & Telegraph Company and Associated Companies carry on a gigantic system of peonage (Title 8 U.S.C.A. Sections 49, 56; Title 18 U.S.C.A. Sections 444, 445, 555) in general (see the Exhibits and the cases cited in pages 281-284 Record) and no conspiracy is too small and none too large for them to carry it out; and it does, or they are doing it under fictitious names and to this end every person and all means available are used in the execution of the conspiracy presented to this Court, and therefore the petition and appendix had to be supported by authoritative cases and authorities in order to obtain its objective.

Whereof nothing is or can or will be taken away unjustly from any one of the parties respondents here and defendants below, except according to right and justice and the laws of the United States with a free hand and free right to give evidence for which the petitioner is ready to advance the costs of taking the same.

Respectfully submitted,

NICHOLAS J. CURTIS, LL. B.,
 Petitioner Appearing Pro Se,
 No. 145 North Broad Street,
 Trenton 8, New Jersey.

To the Respondents and Their
 Attorneys of Record.